## APPEAL NO. 041853 FILED SEPTEMBER 20, 2004

This appeal arises pursuant to the Texas Workers' Compensation Act, TEX. LAB. CODE ANN. § 401.001 *et seq.* (1989 Act). A contested case hearing was held on June 28, 2004. The hearing officer resolved the disputed issue by determining that the appellant's (claimant) \_\_\_\_\_\_, compensable injury does not include an injury to her cervical spine. The claimant appeals this determination. The respondent (carrier) urges affirmance of the hearing officer's decision.

## **DECISION**

Affirmed.

The disputed issue in this case involved a factual question for the hearing officer to resolve. Section 410.165(a) provides that the hearing officer, as finder of fact, is the sole judge of the relevance and materiality of the evidence as well as of the weight and credibility that is to be given to the evidence. It was for the hearing officer, as trier of fact, to resolve the inconsistencies and conflicts in the evidence. Garza v. Commercial Insurance Company of Newark, New Jersey, 508 S.W.2d 701, 702 (Tex. Civ. App.-Amarillo 1974, no writ). Nothing in our review of the record indicates that the hearing officer's decision is so against the great weight and preponderance of the evidence as to be clearly wrong and unjust. Cain v. Bain, 709 S.W.2d 175, 176 (Tex. 1986).

The hearing officer's decision and order are affirmed.

The true corporate name of the insurance carrier is **LIBERTY MUTUAL FIRE INSURANCE COMPANY** and the name and address of its registered agent for service of process is

## CT CORPORATION SYSTEMS 350 NORTH ST. PAUL STREET, SUITE 2900 DALLAS, TEXAS 75201.

	Chris Cowan Appeals Judge
CONCUR:	
Thomas A. Knapp Appeals Judge	
Margaret L. Turner Appeals Judge	